artificial persons, partnerships, bodies politic, or corporate clubs, associations of any description, and any or all persons or entities who can or might obtain license under said Sections, or who can or might be probibited from selling without compliance with their provisions; and said Sections shall be construed liberally to accomplish their purposes and prevent the mischiefs occasioned by their infringement.

1916, ch. 30, sec. 5.

On and after the first day of May, one thousand, nine hundred and eighteen, it shall be unlawful for any person, persons, social club, firm or corporation to manufacture for sale, sell or purchase for sale, transport for sale, dispense or otherwise dispose of any alcoholic, spirituous, vinous, fermented, distilled or malt liquors or intoxicating bitters or liquid mixtures or preparations, whether patented or not, which will produce intoxication in such political unit or units so voting for prohibition, except for medicinal, pharmaceutical, scientific, sacramental or mechanical purposes, as may be allowed under the provisions of such acts as the General Assembly of Maryland shall pass at its regular session held next after the date of such election or any subsequent session allowing such sale for such purposes only. And any person, persons, social club, firm or corporation manufacturing, selling, transporting, dispensing or disposing of any alcoholic, spirituous, vinous, fermented, distilled or malt liquors within such political unit or units so voting for prohibition shall be liable for all the penalties now or hereafter prescribed for manufacturing, selling, dispensing or disposing of alcoholic, spirituous, vinous, fermented, distilled, malt and intoxicating liquors without a license; and any place used for purposes in violation of this section, such use is hereby declared a nuisance and shall be abated as such.

Kelly v. State, 139 Md. 205. Simonson v. State, 143 Md. 413.

1916, ch. 30, sec. 6A.

380. This Act shall not apply to, nor prohibit the manufacture for sale of alcoholic, spirituous and vinous, malt and intoxicating liquors by persons and Corporations now engaged in the manufacture thereof or the transportation thereof by said persons and Corporations where such liquors are manufactured for sale and sold only for delivery for shipment to places beyond the State or to places within the State where such sale is not now or hereafter prohibited by law.*

1916, ch. 680, sec. 388.

381. The Mayor and City Council of Havre de Grace are hereby authorized and empowered to contribute to the cost of erecting an addition to the public school building in the city of Havre de Grace to properly accommodate the white school children in said city a sum of money not

^{*}The vote in Havre de Grace in November, 1916, was: For prohibition, 412; against prohibition, 388.